Page 2 of 2 Pages	Atty Docket, BEN SASSONIAA
Title: SHORT PEPTIDES FROM THE '2" LOOP OF	17 TRANSMEMBRANE RECEPTOR WHICH
SELECTIVELY MODULATE SIGNAL TRANSDUCTION	
U.S. Application filed. March, 3, 2005	10/526.533
PCT Application filed September 3, 2003	[PCT/Q <u>\$2q03/027332</u>

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from Children's Hospital Boston as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned

I hereby further declare that all statements made herein of my own knowledge are trud and that all statements made on information and belief are believed to be true, and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon

FULL NAME OF FIRST INVENTOR	INVI NEOF 22 CONTRIBE	, <	Λ
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[N] Original [] Substitute [] Supplemental Atty Docket BEN SASSON[3A Page 1 of 2 Pages Combined Declaration for Patent Application and Power of Attorney As a below-named inventor. I hereby declare that My residence, post office address and entrenship are as stated below next to my name, and that I believe I am the original, first and sole inventor (if only one name is fisted below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entifled SHORT PROTUCES FROM THE 200 LOOP OF A TRANSMEMBRANG RECERTOR WHICH SELECTIVELY MODULATE SIGNAL TRANSDUCTION the specification of which (check one) is attached hereto. was filed in the United States under 35 U.S.C. §111 on U.S. Applin No. * . Of was/will be filed in the U.S. under US U.S.C. §37] by entry into the U.S. national stage of an international (PC1) application, PC1/PCT/US2003/027312, filed September 3, 2003, entry requested on March 3, 2005*, national stage application received U.S. Applin. Not. 10/526,533. **, §371/§102(c) date IXI (* if known) and was amended on tinclide dates of amendments under PCT Art 19 and 34 if PCT) I have reviewed and understand the contents of the above-identified specification, including the claims, as animided by any amendment referred to above, and I acknowledge the duty to disclose to the Patent and Trademark Office (PTO) all information known by me to be material to patentability as defined in 37 C.F.R. \$1.56 Thereby claim foreign priority benefits under 35 U.S.C. §§ 119 (a) (d) juid 365 (b) of any prior foreign application(s) for patent, inventor's or plant breviter's rights certificate(s), or under §368(a) of any PCT application which designated at least one country other than the U.S., listed below-Application No. Liling Date (MM/DD/YYYY) If I claimed foreign priority above, I hereby identify below any foreigo application for patent (including an international (PCT) application designating a country other than the United States) or for an inventor's or plant breeder's certificate, having a filing date before that of the earliest application from which foreign priority is claimed (if left blank, then there are none) Filing Date (MM-DD/YYYY) Non-Priority Application No. Thereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional applications fisted below Tring Date (MM(DD/YYYY) Thereby claim the benefit under 35 U.S.C. §120 of any prior U.S. non-provisional application(s) or under §365(c) of any prior

PCT international application(s) designating the O.S., listed below and, misofar as the subject matter of each of the claims of this application is not disclosed in such U.S. or PC1 international application in the manner provided by the first paragraph of 35 (1) 8 C §112, I acknowledge the duty to disclose to the PTO all information which is material to patentability as defined in 37 C.F.R. §1.56 which became available between the filing date of the prior application and the national of PC 1 international filing date of this application

Status (patented, pending, abandoned) Liling Date (MM/DD/VAYY) Application No.

As a named inventor, I hereby appoint the following registered pracfitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number (001444), which is presently

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

Rec'd PCT/PTO 18 JAN 2006

[N] Original [1] Substitute [1] Supplemental Atty Docket BEN SASSONI 3A Page 1 of 2 Pages Combined Declaration for Patent Application and Power of Attorney As a below-named inventor. I hereby declare that My residence, post office address and entrenship are as stated below tiext to my mane, and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plinal names are listed below) of the subject matter which is claimed and for which a patent is sought on the (ivention entified) SHORT PROTIDES FROM THE 2RD LOOP OF 7 TRANSMEMBRANE RECRETOR WHICH SELECTIVITY MODULATE SIGNAL TRANSDUCTION the specification of which (check one) is attached hereto. was filed in the United States under 35 U.S.C. §11‡ on *. OI H.S. Applin No. was/will be filed in the U.S. under U.S.C. §37] by entry into the U.S. national stage of an international (PCT) application, PCT/PCT/US2003/027332, filed September 3, 2003, entry requested on March 3, 2005*, national stage application received U.S. Applin No. 10/526,533, **, §371/§102(e) date IXI (* if known) (if applicable) and was amended on (include dines of amendments under PCT Art 19 and Spij PCT) I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above, and Lucknowledge the duty to disclose to the Patent and Trademark Office (PTO) all information known by me to be material to patentability as defined in 37 C.F.R. §1.56 I hereby claim foreign priority benefits under 35 U.S.C. §§ 119 (a) (d) find 365 (b) of any prior foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or under §365(a) of any PCT application which designated at least one country other than the U.S., listed below-Application No. Lifting Date (MM/DD/YYYY) If I claimed foreign priority above, I hereby identify below any foreign application for patent (including an international (PC1) application designating a country other than the United States) or for an inventor's or plant breeder's certificate, having a filing date helion that of the cartiest application from which foreign priority is claimed (if left blank, then there are none) Non-Printity Application No Filing Date (MM/DDFYYYY) I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional applications listed below Tiling Date (MM/DT/YYY) Application No. September 1, 200? Thereby claim the benefit under 35 U.S.C. \$120 of any prior U.S. non-provisional application(s) or under \$3.65(c) of any prior

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Application No Liling Date (MM/DD/AAVV) Status (patented, pending, abandoned)

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INVENTOR'S SIGNATURE		DATE		
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		December 21, 200		
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ALL INVENTIONS MEDIT REVIEW APPLICATION AND UNCLARATION REFUND STORING. ALL ALTERATIONS MUST BE INTERED AND DATED BY ALL INVENTIORS PRIOR TO EXPLUTION NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS NOTICE ALL PAGES UP DEPLARATION MUST BE SEEN BY ALL INVENTURE.